



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001 **Not Executed**
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

RECEIVED
NOV 28 2002
TC 1700

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to the

Eln r

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.

7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

_____ Gerard Mourou	_____ Date	_____ Paul Lichter	_____ Date
_____ Detao Du	_____ Date	_____ Xinbing Liu	_____ Date
_____ Subrata Dutta	_____ Date	_____ Peter Pronko	_____ Date
_____ Victor Elner	_____ Date	_____ Jeffrey Squier	_____ Date
_____ Ron Kurtz	_____ Date		



PATENT

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

RECEIVED
NOV 22 2002
TC 1700

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to the

Dutta

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.

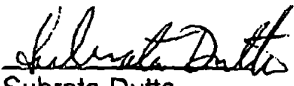
7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

Gerard Mourou	Date	Paul Lichter	Date
Detao Du	Date	Xinbing Liu	Date
 Subrata Dutta	10/14/02 Date	Peter Pronko	Date
Victor Elner	Date	Jeffrey Squier	Date
Ron Kurtz	Date		



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

RECEIVED
NOV 22 2002
TC 1700

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to the

Du

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.

7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

Gerard Mourou

Date

Paul Lichter

Date


Defao Du

10-13-02
Date

Xinbing Liu

Date

Subrata Dutta

Date

Peter Pronko

Date

Victor Elner

Date

Jeffrey Squier

Date

Ron Kurtz

Date



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

RECEIVED
NOV 22 2002
TC 1700

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to the

Kurtz

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.

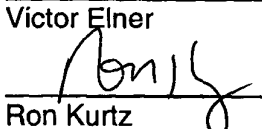
7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

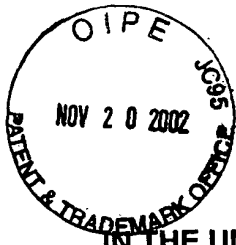
8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

Gerard Mourou	Date	Paul Lichter	Date
Detao Du	Date	Xinbing Liu	Date
Subrata Dutta	Date	Peter Pronko	Date
Victor Elner	Date	Jeffrey Squier	Date
 Ron Kurtz	10/15/02 Date		



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

RECEIVED
NOV 22 2002
TC 1700

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to the

Lichter

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.

7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

<u>Gerard Mourou</u>	<u>Date</u>	<u>Paul Lichter</u> Paul Lichter	<u>10-15-02</u> Date
<u>Detao Du</u>	<u>Date</u>	<u>Xinbing Liu</u>	<u>Date</u>
<u>Subrata Dutta</u>	<u>Date</u>	<u>Peter Pronko</u>	<u>Date</u>
<u>Victor Elner</u>	<u>Date</u>	<u>Jeffrey Squier</u>	<u>Date</u>
<u>Ron Kurtz</u>	<u>Date</u>		



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to the

Pronko

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.


7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

<u>Gerard Mourou</u>	<u>Date</u>	<u>Paul Lichter</u>	<u>Date</u>
<u>Detao Du</u>	<u>Date</u>	<u>Xinbing Liu</u>	<u>Date</u>
<u>Subrata Dutta</u>	<u>Date</u>	 <u>Peter Pronko</u>	<u>10/14/02</u> <u>Date</u>
<u>Victor Elner</u>	<u>Date</u>	<u>Jeffrey Squier</u>	<u>Date</u>
<u>Ron Kurtz</u>	<u>Date</u>		



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

RECEIVED
NOV 22 2002
TC 1700

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to the

Squier

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.

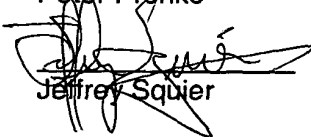
7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

Gerard Mourou	Date	Paul Lichter	Date
Detao Du	Date	Xinbing Liu	Date
Subrata Dutta	Date	Peter Pronko	Date
Victor Elner	Date	 Jeffrey Squier	Date 10/15/02
Ron Kurtz	Date		



#(6) 11(2)12
1)
PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

RECEIVED
NOV 20 2002
TC 1700

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to th-

Mourou

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.

7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.



Gerard Mourou

11/12/02

Date

Paul Lichter

Date

Detao Du

Date

Xinbing Liu

Date

Subrata Dutta

Date

Peter Pronko

Date

Victor Elner

Date

Jeffrey Squier

Date

Ron Kurtz

Date



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.: 09/775,069
Filing Date: February 1, 2001
Applicant: Mourou
Group Art Unit: 1725
Examiner: G. Evans
Title: METHOD FOR CONTROLLING CONFIGURATION OF
LASER INDUCED BREAKDOWN AND ABLATION
Attorney Docket: 2115D-000939/DVD

Commissioner of Patents and Trademarks
Washington, D.C. 20231

DECLARATION UNDER 37 CFR 1.131

The undersigned hereby declare that:

1. We are the inventors of the subject matter described and claimed in the above identified patent application, serial no. 09/775,069 which is a divisional of reissue application serial no. 366,685, which is a reissue application of patent no 5,656,186 filed April 8, 1994, as Serial No. 08/224,961.

2. Prior to March 31, 1994, invention disclosure materials concerning the subject matter of the above identified patent application were submitted to the

RECEIVED
NOV 22 2002
TC 1700

Liu

Technology Management Office of the University of Michigan and to its outside counsel, Linda Deschere. Such invention disclosure materials included, but were not limited to, the documents contained in Exhibit 1 attached hereto. Such documents are entitled a) Sub-Wavelength Micro-Machining by Ultrafast Laser Ablation; b) Laser-Induced Breakdown by Impact Ionization in SiO₂ with Pulse-widths from 7 ns to 150 fs; and c) Damage Threshold as a Function of Pulse Duration in Biological Tissue. The materials of Exhibit 1 were not published prior to filing of the Application Serial No. 08/224,961.

3. It is our understanding that prior to March 31, 1994, the Technology Management Office of the University of Michigan requested that attorney Linda Deschere prepare a patent application based on the invention disclosure.

4. It is our understanding that attorney, Linda Deschere prepared a draft of the above identified patent application at least as early as March 31, 1994. On Thursday, March 31, 1994, Linda Deschere sent such draft patent application via facsimile to Mitchell A. Goodkin which was forwarded to us for review. A copy of the letter dated March 31, 1994 transmitting the draft patent application is attached as Exhibit 2.

5. At least as early as March 31, 1994, at least a set of claims for the draft of the above identified patent application was sent to inventor, Peter Pronko. On Thursday, March 31, 1994, Peter Pronko sent his comments regarding the claims for

the patent application to Linda Deschere. A copy of the facsimile cover transmitting Mr. Pronko's comments is attached as Exhibit 3.

6. On Tuesday, April 5, 1994, inventors, Jeff Squier and Gerard Mourou, sent their comments regarding the draft patent application of March 31, 1994 to Linda Deschere. A copy of the facsimile cover transmitting comments of Jeff Squier and Gerard Mourou is attached as Exhibit 4.

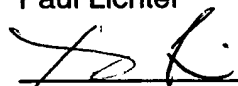
7. It is our understanding that Linda Deschere prepared a subsequent draft patent application based on our comments regarding the earlier draft patent application. On Wednesday, April 6, 1994, Linda Deschere sent the subsequent draft patent application via facsimile for our review. A copy of the letter transmitting the subsequent draft patent application is attached as Exhibit 5.

8. On Thursday, April 7, Gerard Mourou sent a facsimile transmission to Linda Deschere containing corrections to the draft of Exhibit 5. A copy of the facsimile cover transmitting such corrections is attached as Exhibit 6.

9. The above identified patent application was filed with the United States Patent and Trademark Office on Friday, April 8, 1994.

10. The letters and faxes including the attachments referenced therein have been maintained in confidence. As such, we, the inventors, hereby expressly reserve and do not waive, directly or indirectly, our rights and protection under the attorney-client privilege and work product doctrine in all communications with our attorneys which communications accompanied the letters and fax cover sheets referred to and attached to this declaration, whereby the submission of the transmittals herewith does not constitute a waiver of such rights and protection.

11. The undersigned acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 USC 1001) and may jeopardize the validity of the application or any patent issuing thereon. The undersigned declares that all statements made of the declarant's own knowledge are true and that all statements made on information and belief are believed to be true.

<u>Gerard Mourou</u>	<u>Date</u>	<u>Paul Lichter</u>	<u>Date</u>
			<u>10-15-02</u>
<u>Detao Du</u>	<u>Date</u>	<u>Xinbing Liu</u>	<u>Date</u>
<u>Subrata Dutta</u>	<u>Date</u>	<u>Peter Pronko</u>	<u>Date</u>
<u>Victor Elner</u>	<u>Date</u>	<u>Jeffrey Squier</u>	<u>Date</u>
<u>Ron Kurtz</u>	<u>Date</u>		